

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF MISSOURI  
SOUTHERN DIVISION

KAROLYN YOUNG,

Plaintiff,

vs.

CARVANA, LLC, BRIDGECREST  
ACCEPTANCE CORPORATION, LOSS  
PREVENTION SERVICES, LLC and  
UNITED RECOVERY AND  
REMARKETING, LLC,

Defendants.

Case No. 6:24-cv-03159-MDH

**NOTICE OF NON-OPPOSITION**

Having received Defendants Carvana, LLC (“Carvana”), Bridgecrest Credit Company, LLC (“Bridgecrest”), improperly named in the Complaint as Bridgecrest Acceptance Corporation (“BAC”), and Loss Prevention Services, LLC’s (“LPS”) motion to compel arbitration, Doc. 3, Plaintiff Karolyn Young states that she does not object to arbitration of her claims against Carvana, Bridgecrest/BAC, and LPS.

However, Plaintiff also has claims against Defendant United Recovery and Remarketing, LLC (“URR”), and neither Plaintiff nor URR have elected to arbitrate such claims. Accordingly, Plaintiff requests that the Court stay Plaintiff’s claims against Carvana, Bridgecrest/BAC, and LPS, refer them to arbitration before JAMS, and allow Plaintiff’s claims against URR to proceed in this Court.

Respectfully submitted,

/s/ Anthony LaCroix  
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**CERTIFICATE OF SERVICE**

I certify that on July 16, 2024, I filed the foregoing document with the Court using CM/ECF, which will send notification of such filing to all counsel of record.

/s/ Anthony LaCroix  
Anthony LaCroix